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H8246	24
H8247	25
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H8249	28
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H8256	71
HF2469	72
SF2352	74



#### House File 2445

			House Fire 2445
	H-8237		
2			2445 as follows: 24, after < <u>female</u> > by inserting
4		line	34, after <female> by inserting</female>
	3. Page 4, 3 minority>	line	<pre>6, after <female> by inserting <or< pre=""></or<></female></pre>
	4. Page 4, 1 minority>	line	8, after <female> by inserting <ar< td=""></ar<></female>
	5. Page 4, 1 minority person		10, after <women> by inserting <or< td=""></or<></women>
	DUNKEL of Dubuq		
	BERRY of Black	Hawk	
	H. MILLER of Wel	bster	<u></u>



#### House File 2463

H-8238 1 Amend House File 2463 as follows: 1. Page 33, by striking lines 32 through 35 and 3 inserting <expressly authorized by law, consistent 4 with options under federal law and regulations, and 5 contingent upon receipt of approval from the office 6 of the governor of reimbursement for each abortion 7 performed under the program:> 2. Page 34, after line 2 by inserting: 9 <Sec. \_\_\_. 2013 Iowa Acts, chapter 138, section 10 142, subsection 1, is amended to read as follows: 1. a. Iowans support reducing the number of 12 abortions performed in our state. For an abortion 13 covered under the program, except in the case of a 14 medical emergency, as defined in section 135L.1, for 15 any woman, the physician shall certify both of the 16 following: (1) That the woman has been given the opportunity 18 to view an ultrasound image of the fetus as part of the 19 standard of care before an abortion is performed. (2) That the woman has been provided information 21 regarding the options relative to a pregnancy, 22 including continuing the pregnancy to term and 23 retaining parental rights following the child's birth, 24 continuing the pregnancy to term and placing the child 25 for adoption, and terminating the pregnancy. b. Funds appropriated under this section shall not 27 be used for abortions, unless otherwise authorized 28 under this section. Notwithstanding any provision to 29 the contrary, funds appropriated under this section 30 shall not be used for abortions. The provisions of this section relating 32 to abor $\overline{\text{ti}}$ ons shall also apply to the Iowa health and 33 wellness plan created pursuant to chapter 249N, as 34 enacted in this Act. c. For the purposes of this section, "abortion" 36 means the termination of a human pregnancy with the 37 intent other than to produce a live birth or to remove 38 a dead fetus. Abortion does not include medical care 39 which has as its primary purpose the treatment of a 40 serious physical condition requiring emergency medical 41 treatment necessary to save the life of a mother.>
42 3. Page 62, after line 31 by inserting: 43 <DIVISION ABORTIONS — PUBLICLY FUNDED ENTITIES OR INSTITUTIONS . PUBLICLY FUNDED ENTITIES OR INSTITUTIONS 46 — ABORTIONS PROHIBITED. As a condition of the 47 appropriations in this 2014 Act, any entities or 48 institutions in this state that receive any of the 49 moneys appropriated in this Act or receive any other

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50 available public moneys shall not perform abortions.



1	For the purposes of this section, "abortion" means
2	the termination of a human pregnancy with the intent
	other than to produce a live birth or to remove a
4	dead fetus. "Abortion" does not include medical care
	which has as its primary purpose the treatment of a
6	serious physical condition requiring emergency medical
7	treatment necessary to save the life of a mother.>
8	<ol> <li>By renumbering as necessary.</li> </ol>

SALMON of Black Hawk
SHAW of Pocahontas
ALONS of Sioux
SHEETS of Appanoose
GASSMAN of Winnebago
HEARTSILL of Marion
GUSTAFSON of Madison
KOESTER of Polk
WATTS of Dallas
FISHER of Tama

HF2463.3912 (2) 85

2/2

-2-



#### House File 2463

	H-8239
1	Amend House File 2463 as follows:
2	<ol> <li>Page 30, line 21, by striking &lt;48,503,875&gt; and</li> </ol>
3	inserting <49,503,875 >
4	2. Page 32, after line 9 by inserting:
5	<ol> <li>Of the funds appropriated in this section,</li> </ol>
6	\$1,000,000 shall be used for distribution to a
7	nonprofit, tax-exempt association that receives
8	donations under section 170 of the Internal Revenue
9	Code and whose members include Iowa food banks and
0	their affiliates that together serve all counties in
1	the state, to be used to purchase food for distribution
. 2	to food-insecure Iowans. In purchasing food under this
. 3	subsection, a preference shall be given to the purchase
4	of food produced, processed, or packaged within this
. 5	state whenever reasonably practicable.>
	STAED of Linn
	ABDUL-SAMAD of Polk
	AND ED GOV. C. D. 11
	ANDERSON of Polk
	BERRY of Black Hawk
	DERRY OF BIACK HAWK
	DAWSON of Woodbury
	DAWSON OF WOOdbury
	DUNKEL of Dubuque
	DONNEL OF Bubuque
	FORBES of Polk
	<del> </del>
	GAINES of Polk

HF2463.3913 (3) 85 -1- pf/jp



GASKILL of Wapello	
HALL of Woodbury	
HANSON of Jefferson	
HEDDENS of Story	
HUNTER of Polk	
ISENHART of Dubuque	
JACOBY of Johnson	
KAJTAZOVIC of Black Hawk	
KEARNS of Lee	
KELLEY of Jasper	
KRESSIG of Black Hawk	
LENSING of Johnson	
LUNDBY of Linn	
-2-	HF2463.3913 (3) 8
<b>-</b>	

35 pf/jp



H. MILLER of Webster	
MUHLBAUER of Crawford	
MURPHY of Dubuque	
OLDSON of Polk	<u></u>
R. OLSON of Polk	
T. OLSON of Linn	
OURTH of Warren	
PRICHARD of Floyd	
RIDING of Polk	
RUFF of Clayton	
RUNNING-MARQUARDT of Linn	
M. SMITH of Marshall	
STECKMAN of Cerro Gordo	
_3_	HF2463.3913 (3) 85



STUTSMAN of Johnson
T. TAYLOR of Linn
THEDE of Scott
THOMAS of Clayton
WESSEL-KROESCHELL of Story
WINCKLER of Scott
WOLFE of Clinton
WOOD of Scott

HF2463.3913 (3) 85 -4- pf/jp



House File 2463

H - 8240

1

3

29

Amend House File 2463 as follows: 1. Page 87, after line 11 by inserting: <DIVISION

ELDERLY PERSONS WITH AGGRESSIVE OR PSYCHIATRIC BEHAVIORS - REPORT

- FACILITY FOR ELDERLY PERSONS WITH 7 AGGRESSIVE OR PSYCHIATRIC BEHAVIORS — COMMITTEE — 8 REPORT.
- 9 1. The department of inspections and appeals, in 10 conjunction with the department of human services, 11 shall establish and facilitate a committee of 12 stakeholders to examine options for designating a 13 facility to provide care for elderly persons in this 14 state who are sexually aggressive, combative, or have 15 unmet geropsychiatric needs.
- 2. The membership of the committee shall include 17 but is not limited to the following:
- a. Representatives of the departments of 19 inspections and appeals, human services, public health, 20 and aging, the state public defender, the office of 21 ombudsman, the office of the state long-term care
- 22 ombudsman, and the judicial branch.23 b. Consumers of services provided by long-term care 24 facilities and family members of consumers.
- c. Long-term care facility administrators or 26 owners.
- d. Direct care workers employed by long-term care 27 28 facilities.
- e. Representatives from Iowa legal aid.f. Representatives from AARP Iowa.g. Representatives from the Iowa civil liberties 32 union.
- 33 h. Representatives from the area agencies on aging.
- i. Representatives from the Iowa coalition against 35 sexual assault.
- j. Other stakeholders as the department of 37 inspections and appeals and the department of human
- 38 services deem appropriate. 3. The committee shall discuss whether a long-term
- 40 care facility, as defined in section 142D.2, should 41 have the ability to refuse admission to, or discharge, 42 residents who are sexually aggressive, combative, or 43 have unmet geropsychiatric needs. The committee shall 44 consider options for establishment of a facility to 45 provide care for persons who are sexually aggressive, 46 combative, or have unmet geropsychiatric needs. The 47 committee shall identify the characteristics of 48 residents for such a facility, options for creating
- 49 a new facility to house such residents, options for
- 50 the expansion of an existing facility to house such

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-1pf/jp



1 residents, options for using any alternative facilities
2 for such residents, the workforce and training
3 necessary for the workforce in such facility, the use
4 of protective restraints at such facility, options
5 to qualify a facility for Medicaid reimbursement,
6 cost projections for any recommendations, and other
7 information deemed relevant by the department of
8 inspections and appeals.
9 4. The committee shall provide a report detailing
10 its findings and recommendations to the governor and
11 the general assembly by December 15, 2014.>
12 2. By renumbering as necessary.

H. MILLER of Webster

-2-



House File 2463

H-8241

HANSON of Jefferson

HUNTER of Polk

JACOBY of Johnson

1 2 3	Amend House File 2463 as follows: 1. Page 1, line 22, by striking $<\underline{10,606,066}>$ and inserting $<\underline{10,931,066}>$	l
	HEDDENS of Story	
	ABDUL-SAMAD of Polk	
	BERRY of Black Hawk	
	COHOON of Des Moines	
	DUNKEL of Dubuque	
	FORBES of Polk	
	GAINES of Polk	
	GASKILL of Wapello	

HF2463.3803 (2) 85



KAJTAZOVIC of Black Hawk	<del></del>	
KEARNS of Lee	<del></del>	
KRESSIG of Black Hawk		
LENSING of Johnson		
LYKAM of Scott		
OLDSON of Polk	<u> </u>	
OLDSON OF POIK		
OURTH of Warren		
ookin or warren		
PRICHARD of Floyd		
STAED of Linn		
STECKMAN of Cerro Gordo		
STUTSMAN of Johnson		
T. TAYLOR of Linn		
WESSEL-KROESCHELL of Story	TT0.462 2002 (2) 25	
-2-	HF2463.3803 (2) 85	2/3



WINCKLER	of	Scott		



#### House File 2463

	н-8242			
	Amend House File 2463 as for 1. Page 4, line 8, by strik inserting <29,388,690>	king	< <u>27,088,690</u> >	
4 5	2. Page 4, line 33, by stri inserting <4,250,000>	iking	< <u>1,950,000</u> >	and
	HEDDENS of Story			
	ABDUL-SAMAD of Polk			
	ANDERSON of Polk			
	BERRY of Black Hawk			
	DUNKEL of Dubuque			
	FORBES of Polk			
	GAINES of Polk			
	GASKILL of Wapello			
	HANSON of Jefferson			
	HUNTER of Polk			

ISENHART of Dubuque

HF2463.3808 (2) 85 -1- pf/jp



JACOBY of Johnson			
KAJTAZOVIC of Black Hawk			
KEARNS of Lee			
KRESSIG of Black Hawk			
LENSING of Johnson			
H. MILLER of Webster			
MUHLBAUER of Crawford			
OLDSON of Polk			
OURTH of Warren			
PRICHARD of Floyd			
STAED of Linn			
STECKMAN of Cerro Gordo			
STUTSMAN of Johnson			
-2-	HF2463.3808 pf/jp	(2) 85	



T. TAYLOR of Linn
THEDE of Scott
WESSEL-KROESCHELL of Story
WINCKLER of Scott



#### House File 2463

H-8243 1 Amend House File 2463 as follows: 2 l. Page 34, line 2, by striking < 1,248,017,014 > and 3 inserting < 1,254,517,014 >2. Page 58, after line 35 by inserting: <Sec. . 2014 Iowa Acts, chapter 138, section 6 159, subsection 1, paragraph b, is amended by adding 7 the following new subparagraph: NEW SUBPARAGRAPH. (5) For the fiscal year 9 beginning July 1, 2014, reimbursement of hospitals 10 shall incorporate the rebasing process for inpatient 11 and outpatient services. However, the total amount 12 of increased funding available for reimbursement 13 attributable to rebasing shall not exceed \$6,500,000.> 3. By renumbering as necessary. HEDDENS of Story ABDUL-SAMAD of Polk ANDERSON of Polk BERRY of Black Hawk COHOON of Des Moines DAWSON of Woodbury DUNKEL of Dubuque FORBES of Polk GAINES of Polk

HF2463.3809 (4) 85 pf/jp

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GASKILL of Wapello		
HALL of Woodbury		
HANSON of Jefferson		
HUNTER of Polk		
ISENHART of Dubuque		
JACOBY of Johnson		
KAJTAZOVIC of Black Hawk		
KEARNS of Lee		
KRESSIG of Black Hawk		
LENSING of Johnson		
LYKAM of Scott		
H. MILLER of Webster		
MUHLBAUER of Crawford	HF2463.3809 (4) 85	
-2-	pf/jp	2/3



MURPHY of Dubuque	_	
OLDSON of Polk		
OURTH of Warren		
PRICHARD of Floyd		
RUFF of Clayton		
STAED of Linn		
STECKMAN of Cerro Gordo		
STUTSMAN of Johnson		
T. TAYLOR of Linn		
THEDE of Scott		
WESSEL-KROESCHELL of Story		
WINCKLER of Scott		
WOOD of Scott		
-3-	HF2463.3809 (4) 85 pf/jp	3



House File 2463 H-8244 1 Amend House File 2463 as follows: 2 1. Page 34, line 2, by striking <1,248,017,014> and
3 inserting <1,252,017,014>
4 2. Page 34, line 26, by striking <\$4,847,559> and 5 inserting <\$8,847,559> HEDDENS of Story ABDUL-SAMAD of Polk ANDERSON of Polk BERRY of Black Hawk COHOON of Des Moines DAWSON of Woodbury DUNKEL of Dubuque FORBES of Polk GAINES of Polk GASKILL of Wapello

HF2463.3827 (2) 85 pf/jp

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HALL of Woodbury



HANSON of Jefferson		
HUNTER of Polk		
ISENHART of Dubuque		
JACOBY of Johnson		
KAJTAZOVIC of Black Hawk		
KEARNS of Lee		
KRESSIG of Black Hawk		
LENSING of Johnson		
LYKAM of Scott		
H. MILLER of Webster		
MUHLBAUER of Crawford		
MURPHY of Dubuque		
OLDSON of Polk		
-2-	HF2463.3827 (2) 85 pf/jp	2,



OURTH of Warren
PRICHARD of Floyd
STAED of Linn
STECKMAN of Cerro Gordo
STUTSMAN of Johnson
T. TAYLOR of Linn
THEDE of Scott
WESSEL-KROESCHELL of Story
WINCKLER of Scott
WOOD of Scott

HF2463.3827 (2) 85 pf/jp



#### House File 2463

#### H-8245

Amend House File 2463 as follows:

1. Page 59, line 17, after <centers> by inserting
3 <and facilities treating substance-related disorders
4 licensed under section 125.13>
5 2. Page 64, line 20, after <CENTER> by inserting
6 <AND SUBSTANCE-RELATED DISORDER TREATMENT>
7 3. Page 65, line 2, after <centers> by inserting
8 <and facilities treating substance-related disorders

M. SMITH of Marshall

9 licensed under section 125.13>

HF2463.3967 (2) 85

-1- jp/pf



#### House File 2463

H-8246

Amend House File 2463 as follows:

1. Page 71, line 24, after <state> by inserting

<and by the fiscal agent for the affected region>
2. Page 72, line 1, by striking <became eligible

for> and inserting <enrolled in>
3. Page 72, line 5, after 
provided> by inserting

<to those persons>
4. Page 72, line 8, after 
queriod.> by inserting <A
querion of the offset amount
calculated for the county shall be reduced as necessary
to maintain, for the fiscal year of repayment or levy
reduction, the county's cash flow amount under section
331.424A at at least twenty-five percent, the services
provided under the county's service management plan in
effect as of June 30, 2014, and the amounts necessary
for the county's share of services provided under the
regional service system management plan approved for
the fiscal year beginning July 1, 2014, in accordance
with section 331.393.>

HEDDENS of Story

HF2463.3950 (1) 85

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-1-



#### House File 2445

H-8247

1 Amend House File 2445 as follows: 1. Page 3, line 25, by striking <entrepreneurs> and 3 inserting <entrepreneurs, minority entrepreneurs, and 4 entrepreneurs with a disability>
5 2. Page 3, line 35, by striking <entrepreneurs> and 6 inserting <entrepreneurs, minority entrepreneurs, and 7 entrepreneurs with a disability> 3. Page 4, line 7, after <entrepreneur,> by 9 inserting <minority entrepreneur, or entrepreneur with 10 a disability,> 4. Page 4, line 8, by striking <entrepreneurs> and 12 inserting <entrepreneurs, minority entrepreneurs, and 13 entrepreneurs with a disability> 5. Page 4, line 10, by striking <women> and 15 inserting <women, minority persons, or persons with a 16 disability> DUNKEL of Dubuque BERRY of Black Hawk H. MILLER of Webster



#### Senate File 2347

H-8248

```
1
      Amend Senate File 2347, as amended, passed, and
 2 reprinted by the Senate, as follows:

    Page 3, line 27, by striking <section 261.114,</li>

 4 if enacted> and inserting <section 261.114, if enacted>
      2. Page 4, by striking line 30 and inserting
 6 <<u>8,229</u>,047>
      3. Page 4, by striking lines 32 through 35 and
 8 inserting:
      <From the moneys appropriated in this subsection,</pre>
10 $1,931,000 shall be used for purposes of administering
ll and distributing to school districts and accredited
12 nonpublic schools, without cost to the school districts
and accredited nonpublic schools, an early warning assessment system which shall include screening and
15 progress monitoring assessments built into a data
16 system that allows teachers to quickly screen and
17 monitor student literacy skills from pre-kindergarten
18 through grade six.>
19
     4. Page 5, by striking line 13 and inserting
20 <5,996,200>
          Page 5, by striking line 28 and inserting
21
      5.
22 <39,128>
      6. Page 15, by striking lines 7 through 19.7. Page 18, by striking line 20 and inserting
23
24
25 <226,523,005>
      8. Page 18, after line 21 by inserting:
      <It is the intent of the general assembly that as a
28 condition of receiving the increased funding provided
29 in this lettered paragraph, the state board shall not
30 authorize any increase in the resident undergraduate
31 tuition rate for fiscal year 2014-2015, and the tuition
32 for the juris doctorate program at the state university
33 of Iowa shall be decreased as approved by the state
34 board at the state board's December 4, 2013, meeting.>
      9. Page 21, after line 11 by inserting:
      <It is the intent of the general assembly that as a
37 condition of receiving the increased funding provided
38 in this lettered paragraph, the state board shall not
39 authorize any increase in the resident undergraduate
40 tuition rate for fiscal year 2014-2015.>
41 10. Page 21, by striking line 17 and inserting
42 <30,611,877>
43
      11. Page 22, after line 12 by inserting:
      <It is the intent of the general assembly that as a
45 condition of receiving the increased funding provided
46 in this lettered paragraph, the state board shall not
47 authorize any increase in the resident undergraduate
48 tuition rate for fiscal year 2014-2015.>
```

SF2347.3937 (3) 85

-1- kh/tm

By renumbering as necessary.



COMMITTEE ON APPROPRIATIONS SODERBERG of Plymouth, Chairperson



#### House File 2463

```
H-8249
 1
      Amend House File 2463 as follows:
      1. By striking page 41, line 25, through page 43,
 3 line 23, and inserting:
              __. 2013 Iowa Acts, chapter 138, section
     <Sec.
 5 147, is amended to read as follows:
     SEC. 147. JUVENILE INSTITUTIONS.
 7 appropriated from the general fund of the state to
 8 the department of human services for the fiscal year
 9 beginning July 1, 2014, and ending June 30, 2015, the
10 following amounts, or so much thereof as is necessary,
11 to be used for the purposes designated:
      1. For operation of the <del>lowa juvenile home</del> state
13 training school for female juvenile delinquents at
14 Toledo as enacted by this 2014 Iowa Act, to operate
15 with a capacity of 20 placement beds and five
16 evaluation beds and for salaries, support, maintenance,
17 and miscellaneous purposes, and for not more than the
18 following full-time equivalent positions:
19 ..... $ 4,429,678
                                                    8,898,000
20
21 ..... FTEs
                                                       114.00
22
                                                        54.00
         Of the funds appropriated in this subsection,
23
24 up to $2,700,000 may be used by the department for the
25 placement costs of females and males adjudicated as a
26 child in need of assistance that under prior law would
27 have been placed at the Iowa juvenile home.
28

    b. Of the funds appropriated in this subsection,

29 $1,218,000 shall be used for the costs of compensatory
30 education to address the reviews of special education
of certain children placed at the Iowa juvenile home conducted by the department of education in fall 2013 and reported to the department of human services on
34 October 7 and December 20, 2013.
      2. For operation of the state training school at
36 Eldora and for salaries, support, maintenance, and
37 miscellaneous purposes, and for not more than the
38 following full-time equivalent positions:
39 ..... $ <del>5,628,485</del>
40
                                                   11,500,098
41 ..... FTEs
                                                       164.30
    Of the funds appropriated in this subsection,
42
43 $45,575 $91,150 shall be used for distribution
44 to licensed classroom teachers at this and other
45 institutions under the control of the department of
46 human services based upon the average student yearly
47 enrollment at each institution as determined by the
48 department.
      3. A portion of the moneys appropriated in this
49
50 section shall be used by the state training school
                                 HF2463.3794 (5) 85
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jp/rj

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1 and by the Iowa juvenile home schools for grants for 2 adolescent pregnancy prevention activities at the 3 institutions in the fiscal year beginning July 1, 4 2014.>

2. Page 87, after line 11 by inserting: <DIVISION

STATE TRAINING SCHOOLS — EDUCATION . LEGISLATIVE FINDINGS. The general 9 assembly  $\overline{\text{fi}} \, \text{nds}$  there is a need to improve the system 10 to meet the needs of children who have committed 11 a delinquent act, have been abused, neglected, or 12 subjected to trauma, or have other significant needs 13 that put the safety of the children or the public at 14 risk. The areas for system improvement include but are 15 not limited to all of the following:

- 1. Providing equity in the services available for 17 both the male and female children involved in the 18 system.
- 2. Providing appropriate safeguards to ensure 20 children in placements are safe and getting their needs
- 22 3. Ensuring that education and training services 23 meet state and federal requirements and prepare the 24 children for long-term success.
- 4. Engaging children in services after an 26 out-of-home placement to prevent the need for placement 27 from reoccurring.
- 5. Providing an effective system to support 29 children when they attain adulthood in order to prevent 30 their engagement with the adult criminal justice 31 system.

Sec. IMPLEMENTATION.

- 32 1. As the level of service for juvenile delinquent 34 females provided for in this Act does not currently 35 exist in the state and represents a gap in the 36 continuum of care for juvenile females, reopening, and 37 making necessary changes in the facilities of the Iowa 38 juvenile home of Toledo provides the best means of 39 expeditiously fulfilling the duties outlined in section 40 233B.1, as enacted by this Act.
- 41 2. In reopening the facility at Toledo as the 42 state training school for juvenile delinquent females 43 in accordance with this division of this Act, the 44 department of human services shall phase in the 45 following provisions as follows:
- The department of human services shall begin 47 implementation of the requirements for the two state 48 training schools to be accredited as secure juvenile 49 correctional facilities and to comply with other 50 regulatory requirements in accordance with section

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```
1 233A.1, subsection 7, and section 233B.1, subsection
 2 7, upon enactment of this Act and shall complete the
 3 correctional association accreditation by June 30,
 4 2017. The department shall propose a schedule to the
 5 governor and general assembly \bar{\text{on}} or before December
 6 15, 2014, for compliance with the other regulatory
7 requirements.
      b. Education services in accordance with section
9 282.33, as amended by this division of this Act, shall
10 be developed by the close of the fiscal year beginning
11 July 1, 2014, in conjunction with the department of
12 education, affected area education agencies, affected
13 school districts, and other stakeholders.
      Sec. . Section 232.2, subsection 22, paragraph
15 b, subparagraph (3), Code 2014, is amended to read as
16 follows:
      (3) Visiting the home, residence, or both home and
18 residence of the child and any prospective home or
19 residence of the child, including each time placement
20 is changed. A child in a placement other than with
21 the child's parent shall be visited at the placement
22 at least quarterly.
      Sec.
              . Section 232.2, Code 2014, is amended by
24 adding the following new subsection:
      NEW SUBSECTION. 54A. "State training school"
26 means the state training school for female juvenile
27 delinquents at Toledo maintained in accordance with
28 chapter 233B or the state training school for male
29 juvenile delinquents at Eldora maintained in accordance
30 with chapter 233A.
                 Section 232.49, subsection 2, Code 2014,
32 is amended to read as follows:
      2. When possible an examination shall be conducted
34 on an outpatient basis, but the court may, if it deems
35 necessary, commit the child to a state training school
36 or to a suitable hospital, facility, or institution for
37 the purpose of examination. Commitment for examination
38 shall not exceed thirty days and the civil commitment
39 provisions of chapter 229 shall not apply.
40 Sec. . Section 232.49, subsection 3, paragraph 41 b, Code \overline{2014}, is amended to read as follows:
     b. An examination shall be conducted on an
43 outpatient basis unless the court, the child's counsel,
44 and the parent, guardian, or custodian agree that
45 it is necessary the child be committed to a state
46 training school or to a suitable hospital, facility, or
47 institution for the purpose of examination. Commitment
48 for examination shall not exceed thirty days and the
49 civil commitment provisions of chapter 229 shall not
50 apply.
```



```
Section 232.52, subsection 7, Code 2014,
 2 is amended by adding the following new paragraph:
      NEW PARAGRAPH. Ob. When the court orders the
 4 transfer of legal custody of a child pursuant to
 5 subsection 2, paragraph d'', e'', or f'', the child's
 6 attorney shall visit the child at the child's placement
 7 at least quarterly.
              . Section 232.102, subsections 3 and 4,
9 Code 201\overline{4}, are amended by striking the subsections.
10
      Sec. . Section 232.103, subsection 7, Code 2014,
11 is amended by striking the subsection.
      Sec. ___. Section 233A.1, Code 2014, is amended to
13 read as follows:
      233A.1 State training school — Eldora and Toledo.
14
      1. For the purposes of this chapter, unless the
16 context otherwise requires:
          "Department" means the department of human
      a.
18 services.
      b. "Director" means the director of human services.
c. "State training school" means the state training
19
20
20 c. State training school means the state training 21 school for male juvenile delinquents at Eldora.
22 d. "Superintendent" means the superintendent of the 23 state training school for male juvenile delinquents.
      1. 2. Effective January 1, 1992, a A diagnosis
25 and evaluation center and other units are established
26 at Eldora and shall be operated, maintained, and
27 staffed by the department to provide to male juvenile
28 delinquents a program which focuses upon appropriate
29 developmental skills, treatment, placements, and
30 rehabilitation.
      2. The diagnosis and evaluation center which is
32 used to identify appropriate treatment and placement
33 alternatives for juveniles and any other units for
34 juvenile delinquents which are located at Eldora and
35 the unit for juvenile delinquents at Toledo shall
36 together be known as the "state training school". For
37 the purposes of this chapter "director" means the
38 director of human services and "superintendent" means
39 the administrator in charge of the diagnosis and
40 evaluation center for juvenile delinquents and other
41 units at Eldora and the unit for juvenile delinquents
42 at Toledo.
      3. The number of children present at any one time
44 at the state training school at Eldora shall not exceed
45 the population guidelines established under 1990
46 Iowa Acts, chapter 1239, section 21, as adjusted for
47 subsequent changes in the capacity at the training
48 school.
49
       4. Each child placed at the state training school
50 and any other child receiving an examination at the
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jp/rj

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1 state training school by order of the court shall
   receive a written plan for services. The plan for services provided by the state training school to
 4 a child shall identify any physical, emotional, intellectual, behavioral, or mental health disorder or
 6 condition affecting the child and recommend treatment
 7 to address the disorder or condition, identify
 8 any substance-related disorder of the child or the
 9 child's family and recommend treatment to address the
10 disorder, and assess the child's educational status and
11 recommend action to address any identified educational
12 deficiency, and for follow-up services, identify
13 specific public and private service providers with the
14 capacity to meet the child's needs. A copy of the plan
15 for services and any subsequent amendment to the plan
16 shall be submitted to the child, the child's attorney,
17 and the juvenile court.
       5. The state training school shall facilitate
19 the provision of follow-up services to children, who
20 received placement services at the state training
21 school and who remain under the jurisdiction of the juvenile court, as necessary to meet the long-term needs of the children as they age into adulthood.
24 plan for follow-up services shall be developed with
25 the child in conjunction with juvenile court services
26 and the child's attorney. The provision of follow-up
27 services for children who remain under the jurisdiction
28 of the juvenile court is subject to approval by the
29 juvenile court. Follow-up services shall be provided
   to support children who are discharged from the state
31 training school during the period beginning twelve
32 months prior to the children becoming age eighteen and
33 ending on the day prior to the children becoming age
34 eighteen who do not remain under the jurisdiction of the juvenile court. In addition, follow-up services
36 shall be made available to children discharged from the
37 school at any age upon or after the children become age
38 eighteen and continuing until at least age twenty-one.
       For any child placed at the state training
40 school, the school shall provide a written plan regarding the placement status of the child on or about
42 the time the child becomes age eighteen. The plan
43 shall, while giving consideration to the treatment
44 needs of the child, also give consideration to the
45 long-term needs of the child upon becoming age eighteen
46 including needs for vocational training or higher
47 education. Given these considerations, the plan shall
48 identify placement options to meet the child's needs that will not negatively affect the child's adult
50 eligibility for assistance provided with federal
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1 financial participation. The assistance addressed shall include but is not limited to the preparation
 3 for adult living program under section 234.46, the
 4 medical assistance program, the Iowa aftercare services network, the federal educational and training vouchers
   program for youths aging out of foster care, and the
 7 federal job corps program.
       7. The department shall cause the state training
 9 school to be accredited as a secure juvenile
10 correctional facility by the American correctional
association, to meet the standards adopted by the department for approval of a juvenile detention home,
and to meet applicable standards for programs providing residential services for children paid for by a managed
15 care or prepaid services contract under the medical
16 assistance program. The standards applied in addition
17 to the American correctional association accreditation
18 requirements shall include but are not limited to the
19 minimum qualifications of staff. The standards and
20 sanctions for noncompliance shall be identified in
21 conjunction with the department of inspections and
22 appeals and experts who are not employed by or under
23 contract with the department. A regular assessment
24 of compliance with the standards shall be performed
25 by the department of inspections and appeals and that
26 department shall submit a report on each assessment to
27 the governor and general assembly.
28
      8. The director and the superintendent for the
29 state training school shall provide on an ongoing
30 basis for the school's programs, facilities, and
31 services, and for the training of staff in order to
32 apply evidence-based practices and other recognized
33 contemporary approaches to ensure that the care
34 for the children served by the school is of high
35 quality. The director's and superintendent's efforts
36 and recommendations to comply with this requirement
37 shall be documented in the annual budget and financial
38 reporting submitted to the governor and the general
39 assembly.
      Sec.
                   Section 233A.4, Code 2014, is amended to
41 read as follows:
      233A.4 Education and training.
42
       The state training school shall provide a positive
44 living experience for older juveniles who require
45 secure custody and who live at the state training
46 school for an extended period of time. The education
47 and training programs provided to the juveniles shall
48 reflect the age level and extended period of stay by
49 focusing upon appropriate developmental skills to
50 prepare the juveniles for productive living.
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1 education services provided to the children placed
 2 at the state training school shall be provided in
 3 accordance with section 282.33.
                . Section 233B.1, Code 2014, is amended to
 5 read as \overline{\text{fol}} lows:
     233B.1 Definitions — purpose — services —
    population limit.
     1. For the purpose of this chapter, unless the
 9 context otherwise requires:
0 a. "Department" means the department of human
10
ll services.
               <u>"Administrator" or "director"</u> "Director"
      a. b.
13 means the director of the department of human services.

14 b. c. "Home" "State training school" means the Howa

15 juvenile home state training school for female juvenile
16 delinquents at Toledo maintained in accordance with
17 this chapter.
                "Superintendent" means the superintendent of
      <del>c.</del> d.
19 the <del>Iowa juvenile home</del> state training school for female
20 juvenile delinquents.
       2. The <del>lowa juvenile home</del> state training school
22 for female juvenile delinquents shall be operated,
23 maintained for the purpose of providing care, custody,
24 and education of the children committed to the
25 home. The children shall be wards of the state. The
26 children's education shall embrace instruction in
27 the common school branches and in such other higher
28 branches as may be practical and will enable the
29 children to gain useful and self-sustaining employment.
30 The administrator and the superintendent of the home
31 shall assist all discharged children in securing
32 suitable homes and proper employment., and staffed
33 by the department of human services to do all of the
34 following for female residents of this state:
      3. The number of children present at any one
36 time at the Iowa juvenile home shall not exceed the
37 population guidelines established under 1990 Iowa Acts,
38 chapter 1239, section 21, as adjusted for subsequent
39 changes in the capacity at the home.
      a. Provide gender-responsive services to female
41 children less than age eighteen who have been 42 adjudicated under chapter 232 as delinquent and placed
43 at the state training school in accordance with a court
44 order.
           If provided for by the children's education
46 plans, allow for continued placement at the state
47 training school for female children who were placed
48 at the state training school under paragraph "a
49 upon the children becoming adults. The purpose of
50 continued placement is for completion of high school
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1 education requirements identified in the education
   plans developed by the provider of educational services
   for the children.
          Facilitate the provision of follow-up services
 5 to children who received placement services at
 6 the state training school and who remain under the
 7 jurisdiction of the juvenile court, as necessary
 8 to meet the long-term needs of the children as they
 9 age into adulthood. The plan for follow-up services
10 shall be developed with the child in conjunction with
juvenile court services and the child's attorney.
The provision of follow-up services for children who
remain under the jurisdiction of the juvenile court is subject to approval by the juvenile court. Follow-up services shall be provided to support children who are
16 discharged from the state training school during the
17 period beginning twelve months prior to the children
18 becoming age eighteen and ending on the day prior to
19 the children becoming age eighteen who do not remain
20 under the jurisdiction of the juvenile court. In
addition, follow-up services shall be made available to children discharged from the state training school at any age upon or after the children become age eighteen
24 and continuing until at least age twenty-one.
           Each child placed at the state training school
26 and any other child receiving an examination at the
27 state training school by order of the court shall
28 receive a written plan for services. The plan for
29 services provided by the state training school to
a child shall identify any physical, emotional, intellectual, behavioral, or mental health disorder or
32 condition affecting the child and recommend treatment
33 to address the disorder or condition, identify
34 any substance-related disorder of the child or the
35 child's family and recommend treatment to address the
36 disorder, and assess the child's educational status and
37 recommend action to address any identified educational
38 deficiency, and for follow-up services, identify
39 specific public and private service providers with the
capacity to meet the child's needs. A copy of the plan for services and any subsequent amendment to the plan shall be submitted to the child, the child's attorney,
43 and the juvenile court.
          For any child placed at the state training
45 school, the state training school shall provide a
46 written plan regarding the placement status of the
47 child on or about the time the child becomes age
48 eighteen. The plan shall, while giving consideration to the treatment needs of the child, also give
50 consideration to the long-term needs of the child
```

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upon becoming age eighteen, including needs for vocational training or higher education. Given these considerations, the plan shall identify placement options to meet the child's needs that will not negatively affect the child's eligibility as an adult for assistance provided through federal financial participation. The assistance addressed shall include but is not limited to the preparation for adult living program under section 234.46, the medical assistance program, the Iowa aftercare services network, the federal educational and training vouchers program for youths aging out of foster care, and the federal job corps program.
```

- corps program.

  5. The department of human services and the representatives of juvenile court services shall annually recommend a desired capacity for the state training school in the succeeding fiscal year to the governor and general assembly no later than December 15. The capacity of the state training school for a fiscal year shall be specified in the appropriations
- 22 6. The education services provided to the children placed at the state training school shall be provided in accordance with section 282.33.

21 for the school.

- 7. The department shall cause the state training 26 school to be accredited as a secure juvenile 27 correctional facility by the American correctional 28 association, to meet the standards adopted by the 29 department for approval of a juvenile detention 30 home, and to meet applicable standards for programs
  31 providing residential services for children paid for
  32 by a managed care or prepaid services contract under 33 the medical assistance program. The standards applied 34 in addition to the American correctional association 35 accreditation requirements shall include but are not 36 limited to the minimum qualifications of staff and 37 provision of gender-responsive services. The standards 38 and sanctions for noncompliance shall be identified 39 in conjunction with the department of inspections and 40 appeals and experts who are not employed by or under contract with the department. A regular assessment 42 of compliance with the standards shall be performed 43 by the department of inspections and appeals and that 44 department shall submit a report on each assessment to 45 the governor and general assembly.
- 8. The director and the superintendent for the state training school shall provide on an ongoing basis for the state training school's programs, facilities, and services, and for the training of staff in order to apply evidence-based practices and other recognized

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1 contemporary approaches to ensure that the care for the
 children served by the state training school is of high quality. The director's and superintendent's efforts and recommendations to comply with this requirement shall be documented in the annual budget and financial
 6 reporting submitted to the governor and the general
 7 assembly.
                  Section 233B.2, Code 2014, is amended to
      Sec.
 9 read as follows:
10
      233B.2 Salary.
11
      The salary of the superintendent of the \frac{1}{1}
12 state training school shall be determined by the
13 administrator director in accordance with the state
14 requirements for similar positions.
      Sec. . Section 233B.3, Code 2014, is amended to
15
16 read as \overline{\text{follows}}:
      233B.3 Admissions Commitments and placements.
      Admission to the home shall be granted to resident
19 children of the state under seventeen years of age, as
20 follows, giving preference in the order named:
      1. Neglected or dependent children committed by
22 the juvenile court Commitments to and placements at
23 the state training school shall be limited to the
24 commitments and placements specified in section 233B.1.
      2. Other destitute children.
      Sec.
                 Section 233B.4, Code 2014, is amended to
27 read as follows:
28
      233B.4 Procedure.
      The procedure for commitment to and placement at the
30 <del>home is</del> state training school shall be as provided by
31 chapter 232 and section 233B.3.
32
      Sec.
             . Section 233B.5, Code 2014, is amended to
33 read as \overline{\text{fol}} lows:
      233B.5 Transfers.
34
      The \frac{\text{administrator}}{\text{director}} \frac{\text{director}}{\text{may propose the}} transfer
36 to the home state training school of minor wards of the
37 state from any institution under the administrator's
38 director's charge or under the charge of any other
39 administrator of the department of human services;
40 but no person shall be so transferred who is a person
41 with mental illness or an intellectual disability,
42 or who is incorrigible, or has any vicious habits,
43 or whose presence in the home would be inimical to
44 the moral or physical welfare of the other children
45 within the home, and any such child in the home may be
46 transferred to the proper state institution. However,
47 the superintendent shall only approve the transfer of
48 minor wards who meet the disposition criteria specified
49 in section 232.52, subsection 2, paragraph "e".
      Sec. ___. Section 233B.6, Code 2014, is amended to
                                   HF2463.3794 (5) 85
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1 read as follows:
      233B.6 Profits and earnings.
      Any money earned by or accrued to the benefit of a
 4 child who is transferred to, admitted to, or placed in
 5 foster care from the home state training school shall
 6 be used, held, or otherwise applied for the exclusive
 7 benefit of that child, in accordance with section
 8 234.37.
 9
                Section 233B.7, Code 2014, is amended to
      Sec.
10 read as \overline{\text{fol}} lows:
11
      233B.7 Rules.
      All children admitted or committed to the home shall
13 be wards of the state and subject to the rules of the
14 home. Subject to the approval of the administrator,
15 any child received under voluntary application may be
16 expelled by the superintendent for disobedience and
17 refusal to submit to proper discipline. Children shall
18 be discharged upon arriving at the age of eighteen
19 years, or sooner if possessed of sufficient means to
20 provide for themselves. The department shall adopt
21 rules to administer and operate the state training
22 school in the best interests of the children placed at
23 the state training school.
              . Section 234.6, Code 2014, is amended by
      Sec.
25 adding the following new subsection:
      NEW SUBSECTION. 11. Provide upon request
27 assessment and consultation services to public and
28 private providers of child welfare services to address
29 the needs of children who have challenging behaviors.
30 Sec. _ . Section 234.46, subsection 1, paragraph 31 c, Code \overline{2014}, is amended to read as follows:
      c. At the time the person became age eighteen, the
33 person received foster care services that were paid for
34 by the state under section 234.35, services at a state
35 training school, services at a juvenile shelter care
36 home, or services at a juvenile detention home and the
37 person is no longer receiving such services.
38
      Sec.

    Section 234.46, subsection 2, unnumbered

39 paragraph 1, Code 2014, is amended to read as follows:
      The division shall establish a preparation for
41 adult living program directed to young adults. The
42 purpose of the program is to assist persons who are
43 leaving foster care and other court-ordered services
44 at age eighteen or older in making the transition
45 to self-sufficiency. The department shall adopt
46 rules necessary for administration of the program,
47 including but not limited to eligibility criteria for
48 young adult participation and the services and other
49 support available under the program. The rules shall
50 provide for participation of each person who meets the
                                  HF2463.3794 (5) 85
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1 \underline{\text{definition of young adult on the same basis, regardless}}
 2 of whether federal financial participation is provided.
 3 The services and other support available under the
 4 program may include but are not limited to any of the
5 following:
     Sec. ___
                Section 282.33, Code 2014, is amended by
7 striking the section and inserting in lieu thereof the
8 following:
      282.33 Funding for children residing in state mental
10 health institutes or training schools.
     1. An area education agency shall provide or make
12 provision for an appropriate educational program
13 for each child who lives in one of the following
14 institutions for children under the jurisdiction of the
15 director of human services:
     a. Mental health institute, Cherokee, Iowa.
     b. Mental health institute, Independence, Iowa.
     c. State training school for male juvenile
19 delinquents, Eldora, Iowa, under chapter 233A.
     d. State training school for female juvenile
21 delinquents, Toledo, Iowa, under chapter 233B.
     2. The area education agency shall provide the
23 educational program by any one of but not limited to
24 the following:
     a. Providing for the enrollment of the child in
26 the district of residence of the child, subject to the
27 approval of the district in which the child is living.
     b. Cooperating with the district of residence
29 of the child and obtaining the course of study and
30 textbooks of the child for use in the special facility
31 into which the child has been placed.
     c. Providing for the enrollment of the child in the
32
33 district in which the child is living, subject to the
34 approval of the district in which the child is living.
      3. The area education agency shall submit a
36 proposed program and budget to the department of
37 education by January 1 for the next succeeding school
38 year for each institution. The department of education
39 shall review and approve or modify the program and
40 proposed budget and shall notify the department
41 of administrative services and the area education
42 agency of its action by February 1. The department
43 of administrative services shall pay the approved
44 budget amount for an area education agency in monthly
45 installments beginning September 15 and ending June 15
46 of the next succeeding school year. The installments
47 shall be as nearly equal as possible as determined by
48 the department of management, taking into consideration
49 the relative budget and cash position of the state's
50 resources. The department of administrative services
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1 shall transfer the approved budget amount for an
 2 area education agency from the moneys appropriated
 3 under section 257.16 and make the payment to the area
 4 education agency. The area education agency shall
 5 submit an accounting for the actual cost of the program
 6 to the department of education by August 1 of the
7 following school year. The department shall review
8 and approve or modify all expenditures incurred in
9 compliance with the guidelines pursuant to section
10 256.7, subsection 10, and shall notify the department
11 of administrative services of the approved accounting
12 amount. The approved accounting amount shall be
13 compared with any amounts paid by the department of
14 administrative services to the area education agency
15 and any differences added to or subtracted from the
16 October payment made under this subsection for the next
17 school year. Any amount paid by the department of
18 administrative services shall be deducted monthly from
19 the state foundation aid paid under section 257.16 to
20 all school districts in the state during the subsequent
21 fiscal year. The portion of the total amount of the
22 approved budget that shall be deducted from the state
23 aid of a school district shall be the same as the ratio
24 that the budget enrollment for the budget year of the
25 school district bears to the total budget enrollment in
26 the state for that budget year in which the deduction
27 is made.
28 4. For purposes of this section, "district of 29 residence" means the school district in which the
30 parent or legal guardian of the child resides or the
31 district in which the district court is located if the
32 district court is the guardian of the child.
      5. Programs may be provided throughout the calendar
34 year and shall be funded under this section if the
35 school district or area education agency determines a
36 valid educational reason to do so.
            . REPEAL. Sections 233B.10, 233B.11,
      Sec.
38 233B.12, 233B.13, and 233B.14, Code 2014, are repealed.
      Sec. ___. EFFECTIVE UPON ENACTMENT. This division
40 of this Act, being deemed of immediate importance,
41 takes effect upon enactment.
42
                         DIVISION
43
       STATE TRAINING SCHOOLS - CONFORMING AMENDMENTS
             _. Section 137F.1, subsection 7, unnumbered
45 paragraph 1, Code 2014, is amended to read as follows: 46 "Food establishment" means an operation that stores,
47 prepares, packages, serves, vends, or otherwise
48 provides food for human consumption and includes a
49 food service operation in a salvage or distressed food
50 operation, school, summer camp, residential service
```

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1 substance abuse treatment facility, halfway house
 2 substance abuse treatment facility, correctional
 3 facility operated by the department of corrections, the
 4 or state training school, or the Iowa juvenile home.
   "Food establishment" does not include the following:
      Sec. ___. Section 218.1, subsections 7 and 8, Code
7 2014, are amended to read as follows:
      7. State training school for male juvenile
9 delinquents, Eldora, Iowa, under chapter 233A.
      8. Iowa juvenile home State training school for
10
11 female juvenile delinquents, Toledo, Iowa, under
12 chapter 233B.
13
      Sec.
                Section 218.6, subsection 3, Code 2014,
14 is amended to read as follows:
      3. The state juvenile institutions consisting of
16 the state training school for male juvenile delinquents
17 at Eldora and the Iowa juvenile home state training
18 school for female juvenile delinquents at Toledo.
19
     Sec. . Section 259A.6, Code 2014, is amended to
20 read as follows:
     259A.6 Residents of juvenile institutions and
22 juvenile probationers.
     Notwithstanding the provisions of section 259A.2 a
24 minor who is a resident of a state training school or
25 the Iowa juvenile home or a minor who is placed under
26 the supervision of a juvenile probation office may make
27 application for a high school equivalency diploma and
28 upon successful completion of the program receive a
29 high school equivalency diploma.
30 Sec. Section 261.6, subsection 2, paragraph b, 31 Code 2014, is amended to read as follows:
32
      b. Is age seventeen and has been placed in the
33 a state training school or the Iowa juvenile home
34 pursuant to a court order entered under chapter 232
35 under the care and custody of the department of human
36 services.
37
    Sec.
               Section 261.6, subsection 2, paragraph
38 c, subparagraph (4), Code 2014, is amended to read as
39 follows:
      (4) On the date the person reached age eighteen or
41 during the thirty calendar days preceding or succeeding
42 that date, the person was placed in \frac{1}{2} state
43 training school or the Iowa juvenile home pursuant to
44 a court order entered under chapter 232 under the care
45 and custody of the department of human services.

    Section 331.424, subsection 1, paragraph

47 a, subparagraph (1), subparagraph division (b), Code
48 2014, is amended by striking the subparagraph division.
            . Section 331.756, subsection 51, Code
50 2014, is amended by striking the subsection.
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1	Sec Section 331.802, subsection 3, paragraph
2	k, Code $\overline{2014}$ , is amended to read as follows:
3	<ul> <li>k. Death of a person committed or admitted to,</li> </ul>
4	committed to, or placed at a state mental health
5	institute, a state resource center, the or a state
6	
7	Sec Section 357H.1, subsection 1, Code 2014,
8	<del></del>
9	
-	less than twenty thousand residents, not counting
	persons admitted or to, committed to, or placed at an
12	institution enumerated in section 218.1 or 904.102,
	based upon the 2000 certified federal census, and with
14	
15	surrounding the lake, if it is an unincorporated area
16	· · · · · · · · · · · · · · · · · · ·
17	
18	
19	
20	
21	
22	
23	3. By renumbering as necessary.
23	J. By Tenumberring as necessary.
	M. SMITH of Marshall
	M. SMITH OI Maishall
	ABDUL-SAMAD of Polk
	ABDUL-SAMAD OI POIK
	ANDERSON of Polk
	ANDERSON OF POIK
	DEDDU C D1 1 11 1
	BERRY of Black Hawk
	COHOON of Dog Maines
	COHOON of Des Moines
	DAMCON of Mondhum
	DAWSON of Woodbury

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DUNKEL of Dubuque		
FORBES of Polk		
GAINES of Polk		
GASKILL of Wapello		
HANSON of Jefferson		
HEDDENS of Story		
HUNTER of Polk		
ISENHART of Dubuque		
JACOBY of Johnson		
KAJTAZOVIC of Black Hawk		
KEARNS of Lee		
KRESSIG of Black Hawk		
LENSING of Johnson		
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LUNDBY of Linn		
H. MILLER of Webster		
MUHLBAUER of Crawford		
MURPHY of Dubuque		
OLDSON of Polk		
OURTH of Warren		
PRICHARD of Floyd		
RUFF of Clayton		
STAED of Linn		
STECKMAN of Cerro Gordo		
STUTSMAN of Johnson		
T. TAYLOR of Linn		
THEDE of Scott	HF2463.3794 (5) 85	
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WESSEL-KROESCHELL	of	Story
WINCKLER of Scott		
WOOD of Scott		

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#### Senate File 2349

H - 82501 Amend Senate File 2349, as amended, passed, and 2 reprinted by the Senate, as follows: By striking everything after the enacting clause 4 and inserting: <DIVISION I</pre> REBUILD IOWA INFRASTRUCTURE FUND Section 1. There is appropriated from the rebuild 8 Iowa infrastructure fund to the following departments 9 and agencies for the following fiscal years, the 10 following amounts, or so much thereof as is necessary, 11 to be used for the purposes designated: 1. DEPARTMENT OF ADMINISTRATIVE SERVICES For projects related to routine maintenance of state 13 14 buildings and facilities: 15 FY 2014-2015: 16 ..... \$ 2,000,000 2. DEPARTMENT OF CULTURAL AFFAIRS For deposit in the Iowa great places program fund 19 created in section 303.3D for Iowa great places 20 program projects that meet the definition of "vertical 21 infrastructure" in section 8.57, subsection 5: FY 2014-2015: 23 ..... \$ 1,000,000 3. ECONOMIC DEVELOPMENT AUTHORITY For equal distribution to regional sports authority 26 districts certified by the economic development 27 authority pursuant to section 15E.321, notwithstanding 28 section 8.57, subsection 5, paragraph "c": FY 2014-2015: 30 .....\$
31 4. DEPARTMENT OF HUMAN SERVICES 500,000 32 For the renovation and construction of certain 33 nursing facilities, consistent with the provisions of 34 chapter 249K: FY 2014-2015: 36 ..... \$ 500,000 5. DEPARTMENT OF NATURAL RESOURCES 37 38 a. For implementation of lake projects that 39 have established watershed improvement initiatives 40 and community support in accordance with the 41 department's annual lake restoration plan and report, 42 notwithstanding section 8.57, subsection 5, paragraph 43 "c″: FY 2014-2015: 47 low head dam public hazard statewide plan, including 48 salaries, support, maintenance, and miscellaneous 49 purposes, notwithstanding section 8.57, subsection 5, 50 paragraph "c": SF2349.3974 (3) 85

rh/tm

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1	FY 2014-2015:
2	
3	<b>-</b>
	county with a population between 11,500 and 11,600 in
5	the latest preceding certified federal census:
	FY 2014-2015:
7	· · · ·
8	d. For funding projects of the Iowa parks
9	foundation that support the centennial celebration of
10	state parks, notwithstanding section 8.57, subsection
11	5, paragraph "c":
12	FY 2014-2015:
13	· · · ·
14	6. DEPARTMENT OF PUBLIC DEFENSE
15 16	a. For major maintenance projects at national guard
17	armories and facilities: FY 2014-2015:
18	\$ 2,000,000
19	b. For construction improvement projects at
20	
21	FY 2014-2015:
22	\$ 2,000,000
23	c. For exhibits highlighting Iowans and their
24	
25	section 8.57, subsection 5, paragraph "c":
26	FY 2014-2015:
27	\$ 250,000
28	
29	<ul> <li>a. For allocation by the state board of regents to</li> </ul>
30	
31	science and technology, and the university of northern
32	Iowa to reimburse the institutions for deficiencies
33	in the operating funds resulting from the pledging of
34	tuition, student fees and charges, and institutional
35	income to finance the cost of providing academic and
36	<u> </u>
37	services at the institutions:
38	FY 2014-2015:
39	\$ 29,735,423
40	b. For costs associated with the renovation,
41	
42 43	the pharmacy building at the state university of Iowa: FY 2014-2015:
43	
45	c. For the construction of a new facility and an
_	addition, renovation, and modernization of current
	facilities and related improvements for biosciences at
48	Iowa state university of science and technology:
49	FY 2014-2015:
50	\$ 2,000,000
-	
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3	associated improvements to an educational center for teacher education and preparation at the university of northern Iowa:  FY 2014-2015:
8 9 10	For infrastructure costs associated with renovations and improvements to the youth inn on the Iowa state fairgrounds:
11 12 13	FY 2014-2015: \$ 825,000 FY 2015-2016:
14 15	9. DEPARTMENT OF TRANSPORTATION \$ 2,325,000
16 17 18	1 5.
19 20 21 22 23 24	b. For deposit in the public transit infrastructure grant fund created in section 324A.6A, for projects that meet the definition of "vertical infrastructure" in section 8.57, subsection 5, paragraph "c":
25 26 27 28	c. For infrastructure improvements at the commercial service airports within the state:
29 30	d. For infrastructure improvements at general aviation airports within the state:
33 34 35 36 37	e. For deposit in the railroad revolving loan and grant fund created in section 327H.20A, notwithstanding section 8.57, subsection 5, paragraph "c":
38 39 40 41	10. TREASURER OF STATE For distribution in accordance with chapter 174 to qualified fairs which belong to the association of Iowa
42 43 44	<pre>fairs for county fair infrastructure improvements:    FY 2014-2015:</pre>
45	Sec. 2. REVERSION. For purposes of section 8.33, unless specifically provided otherwise, unencumbered or unobligated moneys made from an appropriation in this division of this Act shall not revert but shall remain available for expenditure for the purposes
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1 2 3 4 5 6	or projects for which such appropriation was made are
7	DIVISION II
8	TECHNOLOGY REINVESTMENT FUND
9	Sec. 3. There is appropriated from the technology
_	reinvestment fund created in section 8.57C to the
11	
12	
13	
14	- · · · · · · · · · · · · · · · · · · ·
15	1. DEPARTMENT OF CULTURAL AFFAIRS
16	For providing a grant to a museum district for the
17	Sullivan brothers veterans museum for costs associated
18	with the oral history exhibit including but not
19	limited to exhibit information technology, computer
20	
21	FY 2014-2015:
22	
23	
24	
25 26	
20 27	FY 2014-2015:
28	
29	
30	
31	teachers, parents, school district administrators, area
32	
33	
34	FY 2014-2015:
35	\$ 600,000
36	The department may use a portion of the moneys
37	appropriated in this lettered paragraph for an
38	
39	<u> </u>
40	<u> </u>
41	c. For the development of an automated workflow
	process for a program and common course numbering management system for community colleges:
43 44	FY 2014-2015:
45	
46	d. To the public broadcasting division for the
47	
48	
49	FY 2014-2015:
50	\$ 1,000,000
	G=0040 00=4 40\ 05
	SF2349.3974 (3) 85
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```
3. DEPARTMENT OF HUMAN RIGHTS
    a. For the cost of equipment and computer software
 3 for the implementation of Iowa's criminal justice
 4 information system:
   FY 2014-2015:
6 ..... $ 1,300,000
   b. For costs associated with the justice enterprise
8 data warehouse:
  FY 2014-2015:
10 ..... $
                                             314,474
   4. IOWA TELECOMMUNICATIONS AND TECHNOLOGY
12 COMMISSION
13 For replacement of equipment for the Iowa
14 communications network:
15 FY 2014-2015:
16 ..... $ 2,245,653
17 The commission may continue to enter into contracts
18 pursuant to section 8D.13 for the replacement of
19 equipment and for operation and maintenance costs of
20 the network.
    In addition to moneys appropriated in this
22 subsection, the commission may use a financing
23 agreement entered into by the treasurer of state in
24 accordance with section 12.28 for the replacement
25 of equipment for the network. For purposes of this
26 subsection, the treasurer of state is not subject to
27 the maximum principal limitation contained in section
28 12.28, subsection 6. Repayment of any amounts financed
29 shall be made from receipts associated with fees
30 charged for use of the network.
    5. DEPARTMENT OF MANAGEMENT
For completion of a comprehensive electronic
32
33 management system:
34 FY 2014-2015:
35 ...... $
36 6. DEPARTMENT OF PUBLIC HEALTH
    For costs associated with the establishment of a
38 data registry software system for the collection of
39 data elements related to emergency management system
40 services or hospital emergency care:
41
    FY 2014-2015:
                                             150,000
42 ..... $
   7. OFFICE OF THE CHIEF INFORMATION OFFICER
    For technology consolidation and technology
45 improvement projects approved by the state chief
46 information officer pursuant to chapter 8B:
   FY 2014-2015:
50 unless specifically provided otherwise, unencumbered
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1 or unobligated moneys made from an appropriation in
 2 this division of this Act shall not revert but shall
 3 remain available for expenditure for the purposes
 4 designated until the close of the fiscal year that ends
 5 three years after the end of the fiscal year for which
 6 the appropriation was made. However, if the project
 7 or projects for which such appropriation was made are
 8 completed in an earlier fiscal year, unencumbered or
 9 unobligated moneys shall revert at the close of that
10 same fiscal year.
11
                            DIVISION III
12
                 CHANGES TO PRIOR APPROPRIATIONS
      Sec. 5. 2010 Iowa Acts, chapter 1184, section 12,
13
14 is amended to read as follows:
      SEC. 12. REVERSION.
       1. For Except as otherwise provided in subsections
17 2 and 3, for purposes of section 8.33, unless
18 specifically provided otherwise, unencumbered or
19 unobligated moneys made from an appropriation in this
20 division of this Act shall not revert but shall remain
21 available for expenditure for the purposes designated
22 until the close of the fiscal year that ends three
23 years after the end of the fiscal year for which the
24 appropriation was made. However, if the project or
25 projects for which such appropriation was made are
26 completed in an earlier fiscal year, unencumbered or
27 unobligated moneys shall revert at the close of that
28 same fiscal year.
       2. For purposes of section 8.33, unencumbered or
unobligated moneys from moneys appropriated in section 10, subsection 2, paragraphs "a", "c", and "d", and subsection 4, paragraph "a", subparagraph (10), in this division of this 2010 Act shall not revert but shall
34 remain available for the purposes designated until the
35 close of the fiscal year that begins July 1, 2014, or
36 until the projects for which the appropriations were
37 made are completed, whichever is earlier.
      3. For purposes of section 8.33, unencumbered or
38
39 unobligated moneys from moneys appropriated in section
40 10, subsection 7, paragraph "a", of this division
41 of this 2010 Act shall not revert but shall remain
42 available for the purposes designated until the close
43 of the fiscal year that begins July 1, 2015, or until
44 the project for which the appropriation was made is
45 completed, whichever is earlier.
      Sec. 6. 2011 Iowa Acts, chapter 133, section 1,
47 subsection 10, paragraphs c through f, as amended by
48 2012 Iowa Acts, chapter 1140, section 15, are amended
49 to read as follows:
      c. For projects for immediate fire safety needs
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SF2349.3974 (3) 85



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1 and for compliance with the federal Americans with
 2 Disabilities Act, at the regents institutions:
3 FY 2011-2012.....$
4 FY 2012-2013.....$ 2,000,000
     Of the amounts appropriated in this lettered
6 paragraph, up to $2,000,000 may be used to fund
7 deductibles on property insurance and to provide
8 the necessary match for funds which may be available
9 from the federal emergency management agency for the
10 cleanup, repair, and restoration of facilities at the
11 state school for the deaf and the Iowa braille and
12 sight saving school due to storm damage in the calendar
13 year 2011, notwithstanding section 8.57, subsection 6, 14 paragraph "c".
     d. For construction, renovation, and related
16 improvements for phase II of the agricultural and
17 biosystems engineering complex, including classrooms,
18 laboratories, and offices at Iowa state university of
19 science and technology:
20 FY 2011-2012..... $ 1,000,000
21 FY 2012-2013..... $ 19,050,000
22 FY 2013-2014..... $ 21,750,000
23 FY 2014-2015..... $ 18,600,000
     e. For the renovation and related improvements to
26 the dental science building at the state university
27 of Iowa including but not limited to renovation of
28 clinical spaces and development of a multidisciplinary
29 clinical area:
30 FY 2011-2012.....$ 1,000,000
31 FY 2012-2013...... $ 10,250,000
32 FY 2013-2014..... $ 9,750,000
33 FY 2014-2015..... $ 8,000,000
     f. For renovation and related improvements for
36 Bartlett hall at the university of northern Iowa
37 including providing faculty offices, seminar rooms,
38 and laboratories in the building and the associated
39 demolition of Baker hall:
40 FY 2011-2012.....$
                                          1,000,000
41 FY 2012-2013..... $ 7,786,000
42 FY 2013-2014..... $ 10,267,000
43 FY 2014-2015..... $ 1,947,000
     Sec. 7. 2011 Iowa Acts, chapter 133, section 3,
46 subsection 8, paragraph a, as amended by 2012 Iowa
47 Acts, chapter 1140, section 18, is amended to read as
48 follows:
49
     a. For the provision of a statewide public safety
50 radio network and the purchase of compatible radio
                           SF2349.3974 (3) 85
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                                                7/13
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1 communications equipment with the goal of achieving
 2 compliance with the federal communications commission's
 3 narrowbanding mandate deadline, and for achieving
   "interoperability", as defined in section 80.28:
 5 FY 2011-2012.....$
                                                 2,500,000
 6 FY 2012-2013.....$
                                                2,500,000
                                                   700,000
 8 FY 2013-2014..... $
                                                 2,500,000
                                                 1,800,000
10
     Of the amounts appropriated in this lettered \overline{d}
11 paragraph, the department of public safety may
12 enter into a public-private partnership, through a
13 competitive bidding process, for the provision of
14 the statewide network and the purchase of compatible
15 equipment.
     As a condition of this appropriation, all land
17 mobile radio communications equipment purchased by the
18 department of public safety shall be compliant with
19 the federal communications commission's narrowbanding
20 mandate and shall provide the maximum amount of
21 statewide coverage and interoperability, throughout
22 all phases of migration, to the department of public
23 safety's future statewide digital radio network
24 utilizing P-25 standards.
     On or before January 13, 2012, the department of
26 public safety shall provide a report to the legislative
27 services agency and the department of management.
28 The report shall detail the status of the funds
29 appropriated in this subsection and shall include
30 the estimated needs of the departments of public
31 safety, corrections, and natural resources to achieve 32 interoperability and to meet the federal narrowbanding
33 mandate, any changes in estimated costs to meet those
34 needs, and the status of requests for proposals to
35 develop a public-private partnership.
     Sec. 8. 2012 Iowa Acts, chapter 1138, section 89,
37 is amended to read as follows:
     SEC. 89. DEPARTMENT OF NATURAL RESOURCES -
38
39 ECONOMIC EMERGENCY FUND. There is appropriated from
40 the Iowa economic emergency fund to the department of
41 natural resources for the fiscal year beginning July 1,
42 2011, and ending June 30, 2012, the following amount,
43 or so much thereof as is necessary, to be used for the
44 purposes designated, notwithstanding section 8.55,
45 subsection 1:
     For the repair of damages due to the flooding of the
47 Missouri river during the calendar year 2011 in the
48 Lewis and Clark, lake Manawa, and Wilson island state
49 parks and recreation area:
50 ..... $ 2,865,743
                               SF2349.3974 (3) 85
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For purposes of section 8.33, unless specifically
 2 provided otherwise, unencumbered or unobligated
 3 moneys remaining from the appropriation made in this
 4 section shall not revert but shall remain available for
 5 expenditure for the purposes designated until the close
 6 of the fiscal year that ends two three years after the
 7 end of the fiscal year for which the appropriation is
 8 made. However, if the project or projects for which
 9 the appropriation was made are completed in an earlier
10 fiscal year, unencumbered or unobligated moneys shall
11 revert at the close of that same fiscal year.
12 Sec. 9. 2013 Iowa Acts, chapter 142, section 1, 13 subsection 1, paragraph a, is amended to read as
14 follows:
     a. For projects related to major repairs and major
16 maintenance for state buildings and facilities:
   FY 2013-2014:
18 ..... $ 4,000,000
    Of the amount appropriated in this lettered
20 paragraph for the fiscal year beginning July 1, 2013,
21 $250,000 shall be allocated for the disposition and
22 relocation of structures located at 707 east locust and
23 709 east locust, Des Moines, Iowa.
    FY 2014-2015:
25 ..... $ <del>14,000,000</del>
                                               37,300,000
      Sec. 10. 2013 Iowa Acts, chapter 142, section 1, is
28 amended by adding the following new subsection:
29
     NEW SUBSECTION. 4A. DEPARTMENT OF HUMAN SERVICES
      For the renovation and construction of certain
31 nursing facilities, consistent with the provisions of
32 chapter 249K:
     FY 2013-2014:
34 ..... $
    Sec. 11. 2013 Iowa Acts, chapter 142, section 3,
36 subsection 1, is amended by striking the subsection.
     Sec. 12. EFFECTIVE UPON ENACTMENT. This division
38 of this Act, being deemed of immediate importance,
39 takes effect upon enactment.
40
                        DIVISION IV
41
                 MISCELLANEOUS CODE CHANGES
     Sec. 13. Section 8.57, subsection 5, paragraph c,
42
43 Code 2014, is amended to read as follows:
     c. Moneys in the rebuild Iowa infrastructure fund
45 in a fiscal year shall be used as directed by the
46 general assembly for public vertical infrastructure
47 projects. For the purposes of this subsection,
   "vertical infrastructure" includes only land acquisition
49 and construction; major renovation and major repair
50 of buildings; routine, recurring maintenance; all
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rh/tm

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1 appurtenant structures; utilities; site development;
 2 recreational trails; and debt service payments on
 3 academic revenue bonds issued in accordance with
 4 chapter 262A for capital projects at board of regents
 5 institutions. "Vertical infrastructure" does not
 6 include routine, recurring maintenance or operational
 7 expenses or leasing of a building, appurtenant
 8 structure, or utility without a lease-purchase
9 agreement.
10
      Sec. 14. Section 8.57, subsection 5, paragraph f,
11 Code 2014, is amended to read as follows:
12 f. (1) (a) For the fiscal year beginning July 13 1, 2013, and for each fiscal year thereafter until
14 the principal and interest on all bonds issued by
15 the treasurer of state pursuant to section 12.87 are
16 paid, as determined by the treasurer of state, of the
17 wagering tax receipts received pursuant to sections
18 99D.17 and 99F.11, the first fifty-five million dollars
19 shall be deposited in the revenue bonds debt service
20 fund created in section 12.89, and the next three
21 million seven hundred fifty thousand dollars shall be
22 deposited in the revenue bonds federal subsidy holdback
23 fund created in section 12.89A.
      (b) For the fiscal year beginning July 1, 2013,
25 and for each fiscal year through the fiscal year
26 beginning July 1, 2019, of the wagering tax receipts
27 received pursuant to sections 99D.17 and 99F.11, the
28 next fifteen million dollars shall be deposited in the
29 vision Iowa fund created in section 12.72.
      (c) For the fiscal year beginning July 1, 2013, and
31 for each fiscal year thereafter until the principal and 32 interest on all bonds issued by the treasurer of state
33 pursuant to section 12.81 are paid, as determined by
34 the treasurer of state, of the wagering tax receipts
35 received pursuant to sections 99D.17 and 99F.11, the
36 next five million dollars shall be deposited in the
37 school infrastructure fund created in section 12.82.
      (d) (c) For the fiscal year beginning July 1,
38
39 2013, and for each fiscal year thereafter, of the
40 wagering tax receipts received pursuant to sections
41 99D.17 and 99F.11, the next sixty-six million dollars
42 shall be deposited in the Iowa skilled worker and job
43 creation fund created in section 8.75.
      (e) (d) For the fiscal year beginning July 1,
45 2013, and for each fiscal year thereafter, the total
46 moneys in excess of the moneys deposited under this
47 paragraph "f'' in the revenue bonds debt service fund,
48 the revenue bonds federal subsidy holdback fund, the
49 vision Iowa fund, the school infrastructure fund,
50 and the Iowa skilled worker and job creation fund
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1 shall be deposited in the rebuild Iowa infrastructure
 2 fund and shall be used as provided in this section,
 3 notwithstanding section 8.60.
      (2) For the fiscal year beginning July 1, 2013, and
5 for each fiscal year thereafter, if the total amount of
 6 the wagering tax receipts received pursuant to sections
7 99D.17 and 99F.11, and to be deposited pursuant
8 to subparagraph (1), subparagraph division (a), is
9 less than the total amount of moneys directed to be
10 deposited in the revenue bonds debt service fund and
11 the revenue bonds federal subsidy holdback fund in the
12 fiscal year pursuant to subparagraph (1), subparagraph
13 division (a), the difference shall be paid from moneys
14 deposited in the beer and liquor control fund created
15 in section 123.53 in the manner provided in section
16 123.53, subsection 3.
      (3) For the fiscal year beginning July 1, 2013,
18 and for each fiscal year thereafter, after the deposit
19 of moneys directed to be deposited in the revenue
20 bonds debt service fund and the revenue bonds federal
21 subsidy holdback fund, as provided in subparagraph (1), 22 subparagraph division (a), if the total amount of the
23 wagering tax receipts received pursuant to sections
24 99D.17 and 99F.11, and to be deposited pursuant to
25 subparagraph (1), subparagraph division
26 (b) and (c), is less than the total amount of moneys
27 directed to be deposited in the vision Iowa fund and
28 the school infrastructure fund in the fiscal year
29 pursuant to subparagraph (1), subparagraph divisions
30 \underline{\text{division}} (b) \underline{\text{and (c)}}, the difference shall be paid from
31 lottery revenues in the manner provided in section
32 99G.39, subsection 3.
      Sec. 15. Section 8.57C, subsection 3, paragraph a,
34 Code 2014, is amended to read as follows:
      a. There is appropriated from the general fund of
36 the state for the fiscal year beginning July 1, 2014
37 2015, and for each subsequent fiscal year thereafter,
38 the sum of seventeen million five hundred thousand
39 dollars to the technology reinvestment fund.
40 Sec. 16. Section 8.57C, subsection 3, Code 2014, is
41 amended by adding the following new paragraph:
      NEW PARAGRAPH. f. There is appropriated from the
43 rebuild Iowa infrastructure fund for the fiscal year
44 beginning July 1, 2014, and ending June 30, 2015,
45 the sum of sixteen million seven hundred twenty-five
46 thousand dollars to the technology reinvestment fund,
47 notwithstanding section 8.57, subsection 5, paragraph
48
   ~c″.
49
                           DIVISION V
50
      STATUTE OF REPOSE PERIODS - IMPROVEMENTS TO REAL
                                 SF2349.3974 (3) 85
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PROPERTY
      Sec. 17. Section 614.1, subsection 11, Code 2014,
 3 is amended to read as follows:
      11. Improvements to real property.
      a. Residential construction. In addition to
 6 limitations contained elsewhere in this section, an
7 action arising out of the unsafe or defective condition
 8 of an improvement to real property residential
9 construction based on tort and implied warranty and
10 for contribution and indemnity, and founded on injury
11 to property, real or personal, or injury to the person
12 or wrongful death, shall not be brought more than
13 fifteen years after the date on which occurred the act
14 or omission of the defendant alleged in the action to
15 have been the cause of the injury or death. However,
16 this subsection does not bar an action against a person
17 solely in the person's capacity as an owner, occupant,
18 or operator of an improvement to real property.
      b. Nonresidential construction. In addition to
20 limitations contained elsewhere in this section, an
21 action arising out of the unsafe or defective condition
22 of an improvement to nonresidential construction based
23 on tort and implied warranty and for contribution and
24 indemnity, and founded on injury to property, real or
25 personal, or injury to the person or wrongful death,
26 shall not be brought more than ten years after the date
27 on which occurred the act or omission of the defendant
28 alleged in the action to have been the cause of the
29 injury or death. However, this subsection does not
30 bar an action against a person solely in the person's
31 capacity as an owner, occupant, or operator of an
improvement to real property.
Sec. 18. Section 614.13A, Code 2014, is amended to
34 read as follows:
      614.13A Definitions.
      As used in this chapter, unless the context
37 otherwise requires:
38 <u>1. "book" "Book"</u>, "list", "record", or "schedule"
39 kept by a county auditor, assessor, treasurer,
40 recorder, sheriff, or other county officer means the
41 county system as defined in section 445.1.
42 2. "Nonresidential construction" means all other 43 construction that is not residential construction as
44 defined in subsection 3.
      3. "Residential construction" means the same as
46 defined in section 572.1, subsection 10.
      Sec. 19. APPLICABILITY. This division of this
47
48 Act does not apply to residential and nonresidential
49 construction projects in existence prior to the
50 effective date of this division of this Act.>
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COMMITTEE ON APPROPRIATIONS
SODERBERG of Plymouth, Chairperson

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#### House File 2463

H-8251

1

Amend House File 2463 as follows:

- 2 1. Page 24, line 12, by striking <34,947,110> and 3 inserting <35,047,110>
  - 2. Page 24, after line 27 by inserting:
- (1) The program funding shall be used to assist
  parents who reside in this state with costs incurred
  for a funeral, burial or cremation, cemetery costs, or
  grave marker costs associated with the unintended death
  of a child of the parent or a child under the care of a
  guardian or custodian. The board shall consider the
  following eligibility factors in developing program
  requirements:
- 25 (a) The child was a stillborn infant or was less 26 than age eighteen at the time of death.
- 27 (b) The request for assistance was approved by
  28 the local board or department of health or the county
  29 general assistance director and may have been referred
  30 by a local funeral home.
- 31 (c) To be eligible, the parent, guardian, or
  32 custodian must have an annual household income that
  33 is less than 145 percent of the federal poverty level
  34 based on the number of people in the applicant's
  35 household as defined by the most recently revised
  36 poverty income guidelines published by the United
  37 States department of health and human services.
- (d) The maximum amount of grant assistance provided to a parent, guardian, or custodian associated with the death of a child is \$2,000. If the death is a multiple death and the infants or children are being cremated, or buried together, the same limitation applies.
- (e) To the extent the overall amount of assistance received by a recipient for the costs addressed under this lettered paragraph does not exceed the overall total of the costs, the recipient may receive other public or private assistance in addition to grant assistance under this section.
- 49 (2) Notwithstanding section 8.33, moneys
  50 transferred by this paragraph that remain unencumbered

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	or unobligated at the close of	
	not revert but shall remain ava	
	for the purposes designated unt	
	3. Page 24, line 28, by str	iking < <u>b.</u> > and inserting
	< <u>c.</u> >	
1	<ol> <li>By renumbering as necess.</li> </ol>	ary.
	CODERDEDC of Divinouth	
	SODERBERG of Plymouth	
	KRESSIG of Black Hawk	
	RREDDIO OI BIACK HAWK	
	FISHER of Tama	
	BACON of Story	
	-	
	HEATON of Henry	



#### House File 2463

H-8252

1 Amend House File 2463 as follows: 1. Page 63, after line 6 by inserting: <FOOD BANK . There is appropriated from the general 5 fund of  $\overline{\text{the}}$  state to the department of human services 6 for the fiscal year beginning July 1, 2013, and ending 7 June 30, 2014, the following amounts, or so much 8 thereof as is necessary, to be used for the purposes 9 designated: 10 For allocation to an Iowa food bank association 11 selected by the department of human services for the 12 purchase of food on behalf of an Iowa emergency feeding 13 organization or for the distribution of moneys to the 14 Iowa emergency feeding organizations for the purchase 15 of food: The moneys appropriated in this section shall 18 be allocated only to the extent that the allocated 19 moneys are matched on a dollar-for-dollar basis. 20 Notwithstanding section 8.33, moneys appropriated in 21 this section that remain unencumbered or unobligated 22 at the close of the fiscal year shall not revert but 23 shall remain available for expenditure for the purposes 24 designated until the close of the fiscal year beginning 25 July 1, 2015.> 2. By renumbering as necessary.

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#### House File 2463

H-8253

Amend House File 2463 as follows: 1 1. Page 2, by striking lines 26 through 29 and 3 inserting: <4. Of the funds appropriated in this section, 5 \$125,000 \$250,000 shall be used to fund services to 6 meet the unmet needs of older individuals as identified 7 in the annual compilation of unmet service units by 8 the area agencies on aging through Iowa's aging and 9 disability resource center network.> 10 2. Page 3, line 23, by striking <ombudsman> and 11 inserting <ombudsmen> 3. Page 4, line 9, by striking <13.00> and 13 inserting <<del>13.00</del> 10.00> 4. Page 8, line 23, by striking <14.00> and 15 inserting < 14.00 12.00> 5. Page 11,  $1\overline{\text{ine 2}}$ , by striking <6.00> and 17 inserting <6.00 5.00> 6. Page 11, by striking lines 13 through 16 and 19 inserting <basis. Of the amount allocated in this 20 paragraph, \$47,500 shall be used to fund one full-time 21 equivalent position to serve as the state brain injury 22 service program manager.> 7. Page 13, line 7, by striking <18.25> and 24 inserting < 18.25 11.00> 8. Page 18, by striking lines 27 through 29 and 26 inserting <of grants shall be given to new residency 27 programs and the expansion of existing residency 28 programs which propose expansion of psychiatric 29 residency positions and family practice residency 30 positions.> 9. Page 19, by striking lines 2 through 5. 10. Page 21, line 9, by striking <5.00> and 31 32 33 inserting <5.00 4.00> 11. Page 25, by striking lines 30 through 34 and 35 inserting: < The department shall transfer TANF block 36 grant funding appropriated and allocated in this 37 subsection to the child care and development block 38 grant appropriation in accordance with federal law 39 as necessary to comply with the provisions of this 40 subsection.> 12. Page 34, line 2, by striking <1,248,017,014> 41 42 and inserting <1,248,320,932> 13. Page 34, after line 2 by inserting: 2013 Iowa Acts, chapter 138, section 45 142, subsection 11, paragraph a, is amended to read as 46 follows: 47 11. a. Of the funds appropriated in this 48 section, \$7,969,074 \$8,391,922 is allocated for the 49 state match for a disproportionate share hospital 50 payment of \$19,133,430 to hospitals that meet both

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1 of the conditions specified in subparagraphs (1)
 2 and (2). In addition, the hospitals that meet the
 3 conditions specified shall either certify public
 4 expenditures or transfer to the medical assistance
 5 program an amount equal to provide the nonfederal
 6 share for a disproportionate share hospital payment of
7 $7,500,000. The hospitals that meet the conditions
8 specified shall receive and retain 100 percent of
9 the total disproportionate share hospital payment of
10 $26,633,430.>
11
      14. Page 34, line 22, by striking <a quarterly> and
12 inserting <an annual>
      15. Page 34, line 26, by striking <4,847,559> and
13
14 inserting <5,151,477>
      16. By striking page 34, line 31, through page 35,
16 line 28, and inserting:
      <NEW SUBSECTION. 23. The department of human
18 services shall collaborate with the Medicaid managed
19 care organization to perform an analysis to determine
20 the cost effectiveness of including the pharmacy
21 benefit for enrollees of the managed care plan within
22 the managed care organization contract. The analysis
23 shall determine if the change would result in savings
24 to the Medicaid program, and if so, the best means
25 of implementing the change. The department shall
26 report the results of the analysis to the individuals
27 identified in this division of this Act for submission
28 of reports by December 15, 2014, and shall not
29 implement the inclusion of the pharmacy benefit in
30 the managed care organization contract without prior
31 approval of the general assembly.>
32
      17. Page 36, line 3, by striking <17,323,366> and
33 inserting <17,148,576>
      18. Page 36, by striking lines 28 through 30 and
34
      <5. Of the funds appropriated in this section,
37 $37,500 shall be used for continued implementation of a
38 uniform cost report.>
39
     19. By striking page 36, line 34, through page 37,
40 line 1, and inserting:
41
      <7. Of the funds appropriated in this section,
42 $49,895 shall be used for continued implementation of
43 an electronic medical records system.>
      20. Page 37, before line 2 by inserting:
      <8. The department shall submit a progress report
45
46 to the individuals identified in this division of this
47 Act for submission of reports by December 15, 2014,
48 regarding implementation of a uniform cost report.>
      21. Page 42, line 5, by striking <15.00> and
50 inserting <2.00>
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22. Page 43, after line 23 by inserting:
      <4. Notwithstanding section 8.39, without the
 3 prior written consent and approval of the governor
 4 and the director of the department of management,
 5 the director of human services may transfer funds
 6 between the appropriation made in this section and
 7 other departmental appropriations as necessary to best
 8 fulfill the needs provided for in this appropriation.
 9 However, the department shall report to the legislative
10 services agency prior to making such a transfer and
11 the report shall include information regarding the
12 rationale for transferring the moneys.>
       23. Page 43, line 34, by striking <95,664,831> and
13
14 inserting <95,535,703>
      24. Page 44, line 16, by striking <$36,400,721> and
16 inserting <$36,967,216>
      25. Page 49, line 1, by striking <$210,260> and
18 inserting <$210,620>
      26. Page 50, by striking lines 26 and 27 and
19
20 inserting <shall be used for the public purpose of
funding community-based services and other supports
with a system of care approach for children with a
serious emotional disturbance and their families
24 through a nonprofit>
      27. Page 57, by striking lines 8 through 10.
      28. Page 58, after line 35 by inserting:
               . 2013 Iowa Acts, chapter 138, section
28 159, subsection 1, paragraph c, subparagraphs (1) and
29 (2) are amended to read as follows:

    For the fiscal year beginning July 1, 2014,

31 reimbursement rates for outpatient hospital services
32 shall remain at the rates in effect on June 30, 2014 be
33 rebased effective January 1, 2015, subject to Medicaid
34 program upper payment limit rules and adjusted as
35 necessary to maintain expenditures within the amount
36 appropriated to the department for this purpose for the
37 fiscal year.
38
       (2) For the fiscal year beginning July 1, 2014,
39 reimbursement rates for inpatient hospital services
40 shall remain at the rates in effect on June 30, 2014 be
41 rebased effective October 1, 2015, subject to Medicaid
42 program upper payment limit rules and adjusted as
43 necessary to maintain expenditures within the amount
44 appropriated to the department for this purpose for the
45 <u>fiscal year</u>.
                 2013 Iowa Acts, chapter 138, section 159,
47 subsection 1, paragraph f, subparagraph (1), is amended
48 to read as follows:
       (1) For the fiscal year beginning July 1, 2014,
50 reimbursement rates for home health agencies shall
```

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1 continue to be based on the Medicare low utilization
 2 payment adjustment (LUPA) methodology in effect on June
   30, 2014, as adjusted to not exceed the reimbursement
 4 for the fiscal year beginning July 1, 2013 with state
 5 geographic wage adjustments. Beginning July 1, 2015,
 6 the department shall update the rates every two years
7 to reflect the most recent Medicare LUPA rates.
              . 2013 Iowa Acts, chapter 138, section
9 159, subsection 1, paragraph 1, is amended to read as
10 follows:
      1. (1) For the fiscal year beginning July 1,
12 2014, the average reimbursement rate for health care
13 providers eligible for use of the federal Medicare
14 resource-based relative value scale reimbursement
15 methodology under section 249A.20 shall remain at the
16 rate in effect on June 30, 2014; however, this rate
17 shall not exceed the maximum level authorized by the
18 federal government.
      (2) The department may adjust reimbursement rates
20 under this paragraph "1" to more closely align with the 21 Medicare fee schedule. Any such adjustment shall be
22 budget neutral.>
      29. Page 59, by striking lines 5 and 6 and
24 inserting rovided at hospitals shall remain at the
25 rates in effect on June 30 be rebased effective October
26 1, 2014, subject to Medicaid program upper payment>
      30. By striking page 59, line 33, through page 60,
28 line 12, and inserting:
      <Sec. ___. 2013 Iowa Acts, chapter 138, section
30 159, is amended by adding the following new subsection:
31 <u>NEW SUBSECTION</u>. 6A. a. For the purposes of 32 this subsection, "combined reimbursement rate" means
33 the combined service and maintenance reimbursement
34 rate for a service level under the department's
35 reimbursement methodology. For the fiscal year
36 beginning July 1, 2014, the combined reimbursement
37 rate for a group foster care service level shall be
38 the amount designated in this subsection. However,
39 if a group foster care provider's reimbursement rate
40 for a service level as of June 30, 2014, is more than
41 the rate designated in this subsection, the provider's
42 reimbursement shall remain at the higher rate.
      b. Unless a group foster care provider is subject
44 to the exception provided in paragraph "a", for the
45 fiscal year beginning July 1, 2014, the combined
46 reimbursement rates for the service levels under the
47 department's reimbursement methodology shall be as
48 follows:
      (1) For service level, community - D1, the rate
49
50 shall be 71 percent of the applicable patient-day
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1 weighted statewide average cost of group foster care
 2 cost reports that were verified and used for the foster
 3 group care rate methodology workgroup final report
 4 submitted to the general assembly in December 2012.
     (2) For service level, comprehensive - D2, the
 6 rate shall be 78 percent of the applicable patient-day
7 weighted statewide average cost of group foster care
8 cost reports that were verified and used for the foster
9 group care rate methodology workgroup final report
10 submitted to the general assembly in December 2012.
      (3) For service level, enhanced - D3, the rate
12 shall be 93 percent of the patient-day weighted
13 statewide average cost of group foster care cost
14 reports that were verified and used for the foster
15 group care rate methodology workgroup final report
16 submitted to the general assembly in December 2012.>
      31. Page 60, by striking lines 11 and 12 and
18 inserting <assembly in December 2012.>
19
      32. Page 63, by striking lines 18 through 20 and
20 inserting < shall be given to new residency programs
21 and the expansion of existing residency programs which
22 propose expansion of psychiatric residency positions
23 and family practice residency positions.>
      33. Page 64, after line 6 by inserting:
               <STATE SUPPLEMENTARY ASSISTANCE
25
26
                2013 Iowa Acts, chapter 138, section 14,
27 is amended by adding the following new subsection:
     NEW SUBSECTION. 4. Notwithstanding section
29 8.33, moneys appropriated in this section that remain
30 unencumbered or unobligated at the close of the fiscal
31 year shall not revert but shall remain available for
32 expenditure for the purposes designated until the close
33 of the succeeding fiscal year.>
      34. Page 66, by striking lines 30 through 32 and
35 inserting <assistance program.>
      35. Page 67, by striking lines 24 and 25 and
37 inserting <5, Code 2013, for the same 12-month period
38 of August 2012 through July 2013 used to distribute
39 state payment program remittances to counties in the
40 state fiscal year beginning July 1, 2013. A county
41 shall provide the remittance received by the county
42 to the county's mental health and disability services
43 region.>
      36. Page 68, line 13, after <institutes,> by
45 inserting <the Iowa behavioral health association,>
      37. Page 68, line 30, after <appeals, > by inserting
47 <department on aging,>
      49 and inserting providers, the Iowa behavioral health
50 association, and>
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39. Page 70, line 4, after <abilities> by inserting 2 <based upon informed, person-centered choices made from 3 an array of options> 40. Page 71, line 24, after <state> by inserting 5 <and by the fiscal agent for the affected region> 41. Page 71, line 25, before <The> by inserting 7 <If the auditor of state and the fiscal agent do not 8 agree, the differences shall be resolved in a hearing 9 procedure before an administrative law judge.> 10 42. Page 71, line 30, after <calculated.> by ll inserting < The director's certification shall be 12 considered final agency action.>
13 43. Page 72, line 18, by striking <in prior fiscal 14 years> and inserting <in prior fiscal years> 44. Page 72, line 20, after <2013> by inserting <or 16 a dispute resolution process implemented in accordance 17 with section 331.394, subsection 5 or 6> 45. By striking page 73, line 4, through page 74, 19 line 2. 20 46. Page 74, line 14, after <shall> by inserting 21 <issue a request for proposals to>
22 47. Page 74, line 21, after <vendor> by inserting 23 <selected> 48. Page 74, line 25, after <voluntary.> by 25 inserting <The department may transfer funds 26 appropriated in this 2014 Act for the Medicaid program 27 as necessary to pay the selected third-party vendor in 28 accordance with this section.> 49. Page 75, line 3, after <health,> by inserting 30 <the department on aging,> 50. By renumbering as necessary.

HEATON of Henry



#### House File 2444

H - 8254

1 Amend the Senate amendment, H-8222, to House File 2 2444, as passed by the House, as follows: 1. Page 1, after line 24 by inserting: <DIVISION SOLAR ENERGY SYSTEM TAX CREDITS . Section 422.11L, subsection 1, paragraphs 7 a and b, Code 2014, are amended to read as follows:

a. Fifty Sixty percent of the federal residential 9 energy efficient property credit related to solar 10 energy provided in section 25D of the Internal Revenue

11 Code, not to exceed threefive thousand dollars.
12 b. Fifty Sixty percent of the federal energy credit 13 related to solar energy systems provided in section 48 14 of the Internal Revenue Code, not to exceed fifteen 15 twenty thousand dollars.

Sec. . Section 422.11L, subsection 3, Code 2014, 17 is amended by adding the following new paragraphs:

NEW PARAGRAPH. c. A taxpayer may claim more than 19 one credit under this section, but may claim only one 20 credit per separate and distinct solar installation. 21 The department shall establish criteria, by rule, for 22 determining what constitutes a separate and distinct 23 installation.

NEW PARAGRAPH. d. A taxpayer must submit an 25 application to the department for each separate and 26 distinct solar installation. The application must 27 be approved by the department in order to claim the 28 tax credit. The application must be filed by May 1 29 following the year of the installation of the solar 30 energy system.

. Section 422.11L, subsection 4, Code 2014, 32 is amended to read as follows:

4. a. The cumulative value of tax credits claimed 34 annually by applicants pursuant to this section shall 35 not exceed one four million five hundred thousand 36 dollars. Of this amount, at least one million 37 dollars shall be reserved for claims associated with 38 or resulting from residential solar energy system 39 installations. In the event that the total amount of 40 claims submitted for residential solar energy system 41 installations in a tax year is an amount less than 42 one million dollars, the remaining unclaimed reserved 43 amount shall be made available for claims associated

44 with or resulting from nonresidential solar energy 45 system installations received for the tax year. b. If an amount of tax credits available for a 47 tax year pursuant to paragraph "a" goes unclaimed, 48 the amount of the unclaimed tax credits shall be made 49 available for the following tax year in addition to, and cumulated with, the amount available pursuant to

H8222.3900 (2) 85



1	paragraph "a" for the following tax year.
2	Sec EFFECTIVE UPON ENACTMENT. This division
3	of this Act, being deemed of immediate importance,
4	takes effect upon enactment.
5	Sec RETROACTIVE APPLICABILITY. This division
6	of this Act applies retroactively to January 1, 2014,
7	for tax years beginning and installations occurring on
8	or after that date.
9	<ul> <li>Title page, line 4, after <taxes,> by</taxes,></li> </ul>
10	inserting <the credits,="" energy="" solar="" system="" tax="">&gt;</the>
11	<ol><li>By renumbering as necessary.</li></ol>

ISENHART of Dubuque



House File 2463

H-8255

Amend the amendment, H-8253, to House File 2463 as

2 follows:

Page 5, by striking lines 17 and 18.
 By renumbering as necessary.

HEATON of Henry

H8253.3980 (1) 85

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House File 2463

H-8256

Amend the amendment, H-8253, to House File 2463 as 2 follows:

- Page 4, by striking lines 8 through 22.
   By renumbering as necessary.

L. MILLER of Scott

H8253.3971 (1) 85

pf/jp -1-



### House File 2469 - Introduced

HOUSE FILE 2469
BY COMMITTEE ON WAYS AND MEANS

(SUCCESSOR TO HF 2406) (SUCCESSOR TO HSB 621)

#### A BILL FOR

- 1 An Act concerning live dog racing at pari-mutuel dog
- 2 racetracks, purse supplements, and fees, and including
- 3 effective date provisions.
- 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:



### H.F. 2469

1	Section 1. GREYHOUND RACING AT PARI-MUTUEL RACETRACKS —
2	LEGISLATIVE INTENT. It is the intent of the general assembly
3	to enact legislation concerning live dog racing requirements at
4	pari-mutuel dog racetracks, purse supplements, fees, and other
5	properly related matters.
6	Sec. 2. EFFECTIVE UPON ENACTMENT. This Act, being deemed of
7	immediate importance, takes effect upon enactment.
8	EXPLANATION
9	The inclusion of this explanation does not constitute agreement with
10	the explanation's substance by the members of the general assembly.
11	This bill provides that it is the intent of the general
12	assembly to enact legislation concerning live dog racing
13	requirements at pari-mutuel dog racetracks. The bill takes
14	effect upon enactment.



### Senate File 2352 - Introduced

SENATE FILE 2352
BY COMMITTEE ON WAYS AND MEANS

(SUCCESSOR TO SSB 3219)

### A BILL FOR

- 1 An Act relating to the additional homestead credit for
- 2 certain disabled veterans and including effective date and
- 3 applicability provisions.
- 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:



S.F. 2352

1	Section 1. Section 425.15, Code 2014, is amended to read as
2	follows:
3	425.15 Disabled veteran tax credit.
4	1. If the owner of a homestead allowed a credit under this
5	chapter is a any of the following, the credit allowed on the
6	homestead from the homestead credit fund shall be the entire
7	amount of the tax levied on the homestead:
8	$\underline{a}$ . A veteran of any of the military forces of the United
9	States, who acquired the homestead under 38 U.S.C. §21.801,
10	21.802, or 38 U.S.C. §2101, 2102 <sub>7</sub> .
11	b. A veteran as defined in section 35.1 with a
12	service-connected disability rating of one hundred percent, as
13	certified by the United States department of veterans affairs.
14	$\underline{c.}$ the credit allowed on the homestead from the homestead
15	credit fund shall be the entire amount of the tax levied on the
16	homestead A former member of the national guard of any state
17	who otherwise meets the service requirements of section 35.1,
18	subsection 2, paragraph "b", subparagraph (2) or (7), with a
19	service-connected disability rating of one hundred percent, as
20	certified by the United States department of veterans affairs.
21	d. An individual who is a surviving spouse or a child and
22	who is receiving dependency and indemnity compensation pursuant
23	to 38 U.S.C. §1301 et seq.
24	2. a. The For an owner described in subsection 1, paragraph
25	<u>"a", "b", or "c", the</u> credit allowed shall be continued to the
26	estate of a veteran an owner who is deceased or the surviving
27	spouse and any child, as defined in section 234.1, who are
28	the beneficiaries of a deceased <del>veteran</del> <u>owner</u> , so long as
29	the surviving spouse remains unmarried. This section is not
30	applicable to the holder of title to any homestead whose annual
31	income, together with that of the titleholder's spouse, if
32	any, for the last preceding twelve-month income tax accounting
33	period exceeds thirty-five thousand dollars. For the purpose
34	of this section "income" means taxable income for federal income
35	tax purposes plus income from securities of state and other



S.F. 2352

1	political subdivisions exempt from federal income tax.
2	b. An individual described in subsection 1, paragraph " $d$ ",
3	is no longer eligible for the credit if the individual marries
4	or upon termination of dependency and indemnity compensation
5	under 38 U.S.C. §1301 et seq.
6	3. A veteran An owner or a beneficiary of a veteran an owner
7	who elects to secure the credit provided in this section is not
8	eligible for any other real property tax exemption provided by
9	law for veterans of military service.
10	4. If a veteran an owner acquires a different homestead,
11	the credit allowed under this section may be claimed on the
12	new homestead unless the veteran owner fails to meet the other
13	requirements of this section.
14	Sec. 2. EFFECTIVE DATE. This Act, being deemed of immediate
15	importance, takes effect upon enactment.
16	Sec. 3. APPLICABILITY. This Act applies to applications for
17	the disabled veteran tax credit filed on or after the effective
18	date of this Act.
19	EXPLANATION
20	The inclusion of this explanation does not constitute agreement with
21	the explanation's substance by the members of the general assembly.
22	The disabled veteran tax credit under Code section 425.15
23	provides a property tax credit on the homestead of an eligible
24	veteran who acquired the homestead under specified federal
25	programs in an amount equal to the entire amount of the tax
26	levied on the homestead. This bill modifies the qualifications
27	for the disabled veteran tax credit by adding the following
28	owners as being owners eligible for the credit: (1) a veteran
29	as defined in Code section 35.1 with a service-connected
30	disability rating of 100 percent as certified by the United
31	States department of veterans affairs; (2) a former member
	of the national guard of any state who otherwise meets the
33	service requirements for Iowa national guard members under
34	Code section 35.1(2)(b), subparagraph (2) or (7), with a
35	service-connected disability rating of 100 percent as certified
	LSB 6205SV (6) 85
	_2_ md/sc 2/3



S.F. 2352

- 1 by the United States department of veterans affairs; and (3)
- 2 an individual who is a surviving spouse or a child and who is
- 3 receiving dependency and indemnity compensation pursuant to 38
- 4 U.S.C. §1301 et seq. The bill also strikes the maximum income
- 5 limitation qualifications for the credit.
- 6 The bill takes effect upon enactment and applies to
- 7 applications for the disabled veteran tax credit filed on or
- 8 after the effective date of the bill.